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1	Pursuant to Civil Local Rule 79-5(c), The Gap, Inc., a/k/a, Gap, Inc., Gap International
2	Sales, Inc., Banana Republic, LLC, and Old Navy, LLC (collectively "Gap") hereby make this
3	Miscellaneous Administrative Request to File a Document Under Seal.
4	The documents that are the subject of this request are [Sealed] Exhibits B and C to the
5	Declaration of Daralyn J. Durie ("Durie Decl.") and the accompanying unredacted Reply Brief in
6	Support of Gap's Motion for Protective Order. There is good cause to file these documents
7	under seal. [Sealed] Exhibit B the Durie Declaration contains excerpts from the confidential
8	transcript of the deposition of Amin El Sokary, dated September 12, 2007, taken in the Gabana
9	v. Gap matter. [Sealed] Exhibit C contains excerpts from the confidential transcript of the
10	deposition of Amin El Sokary, dated September 12, 2007, purportedly taken by Roots in the
11	Roots v. Gabana matter. Gap's unredacted Reply Brief makes several references to the contents
12	of the confidential exhibits that are attached to the Durie Declaration.
13	Accordingly, Gap respectfully requests that the Court permit the sealing of the documents
14	set forth above, and order that the Clerk of the Court maintain it in accordance with the
15	provisions of Local Civil Rule 79-5(e).
16	Dated: October 5, 2007 KEKER & VAN NEST, LLP
17	Drug /a/ Daga Dagling
18	By: <u>/s/ Rose Darling</u> ROSE DARLING
19	Attorneys for Defendants
20	GAP INTERNATIONAL SALES, INC., THE GAP, INC., BANANA REPUBLIC,
21	LLC, and OLD NAVY, LLC
22	IT IS SO ORDERED.
23	Dated:
24	CHARLES R. BREYER United States District Judge
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